

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

WB MUSIC CORP., et al.,

1 **WHEREAS**, in its Order Granting Plaintiffs’ Motion for Partial Summary
2 Judgment on June 21, 2017 [Dkt. 79], the Court held that Defendants Royce
3 International Broadcasting Corporation, Playa Del Sol Broadcasters, Silver State
4 Broadcasting, LLC, Golden State Broadcasting, LLC, and Edward R. Stolz, II, were
5 jointly and severally liable for infringing the rights of public performance in the
6 copyrights in the following eleven (11) musical works, by means of unauthorized
7 radio broadcasts:

- 8 • “Ain’t It Fun,” bearing Copyright Registration Number PA 1-854-435
9 (owned by plaintiffs WB Music Corp., But Father, I Just Want To Sing
10 Music, and Hunterboro Music);
- 11 • “Animals,” bearing Copyright Registration Number PA 1-899-929
 (owned by plaintiff Universal Polygram International Publishing, Inc.);
- 12 • “Doo Wop (That Thing),” bearing Copyright Registration Number
13 PA 1-067-046 (owned by plaintiffs Sony/ATV Tunes LLC and Obverse
 Creation Music);
- 14 • “#Selfie,” bearing Copyright Registration Number PA 1-891-231
15 (owned by plaintiff Nice Hair Publishing);
- 16 • “Party Rock Anthem,” bearing Copyright Registration Number
17 PA 1-824-164 (owned by plaintiffs Party Rock Music, Yeah Baby
 Music, and ESKAYWHY Publishing);
- 18 • “Still Into You,” bearing Copyright Registration Number PA 1-854-435
19 (owned by plaintiffs WB Music Corp., But Father, I Just Want To Sing
 Music, and Hunterboro Music);
- 20 • “Wifey,” bearing Copyright Registration Number PA 980-886 (owned
21 by plaintiffs Uh Oh Entertainment, Divine Mill Music, and Fingaz Goal
 Music);
- 22 • “We Found Love,” bearing Copyright Registration Number
23 PA 1-879-462 (owned by plaintiff EMI April Music Inc.);
- 24 • “Sexy And I Know It,” bearing Copyright Registration Number
25 PA 1-824-164 (owned by plaintiffs Hi Mom I Did It, Chebra Music,
26 ESKAYWHY Publishing, and Yeah Baby Music);
- 27 • “Sweet Nothing,” bearing Copyright Registration Number PA 1-825-020
 (owned by plaintiff Universal Polygram International Publishing); and
- 28 • “Can’t Get You Out Of My Head,” bearing Copyright Registration
 Number PA 1-136-727 (owned by plaintiff Universal Music Corp.).

1 **WHEREAS**, on March 13, 2018, a jury determined that each of Defendants’
2 11 acts of infringement were willful, and awarded Plaintiffs statutory damages
3 totaling \$330,000.00, calculated as \$30,000.00 per infringement [Dkt. 164];

4 **WHEREAS**, on May 7, 2018, the Court entered a permanent injunction
5 prohibiting Defendants from publicly performing, or causing or permitting to be
6 publicly performed, any copyrighted musical composition owned by Plaintiffs or any
7 musical composition in the repertory of the American Society of Composers, Authors
8 and Publishers (“ASCAP”) without first obtaining proper authorization to do so,
9 either directly from the copyright owners or by license from ASCAP, as their duly
10 authorized nonexclusive licensing representative [Dkt. 187];

11 **WHEREAS**, on July 09, 2018, the Court granted Plaintiffs’ motion for
12 attorneys’ fees pursuant to 17 U.S.C. § 505 and awarded Plaintiffs \$864,278.75 in
13 attorneys’ fees and \$43,333.34 in non-taxable costs from Defendants [Dkt. 200]; and

14 **WHEREAS**, on July 24, 2018, the Clerk of Court taxed costs against
15 Defendants pursuant to 28 U.S.C. § 1920, Fed. R. Civ. P. 54, and L.R. 54-1 through
16 54-3, in the amount of \$11,951.37 [Dkt. 207].

17
18 **NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND**
19 **DECREED THAT:**

20 1. Pursuant to 17 U.S.C. § 504(c), Plaintiffs shall recover \$330,000 in
21 statutory damages from Defendants, jointly and severally;

22 2. Pursuant to 17 U.S.C. § 505, Plaintiffs shall recover \$864,278.75 in
23 attorneys’ fees and \$43,333.34 in non-taxable costs from Defendants; and

24 3. Pursuant to 28 U.S.C. § 1920, Fed. R. Civ. P. 54, and L.R. 54-1 through
25 54-3, Plaintiffs shall recover \$11,951.37 in taxable costs from Defendants.

26 4. Plaintiffs are entitled to interest on the full amount of the judgment
27 calculated from the date of this Judgment;
28

1 5. Pursuant to 17 U.S.C. § 502, Defendants and their respective agents,
2 servants, employees, attorneys, and those persons or entities in active participation
3 and concert with them, are permanently enjoined from publicly performing, or
4 causing or permitting to be publicly performed, any copyrighted musical composition
5 owned by Plaintiffs or any copyrighted musical composition in the repertory of
6 Plaintiffs' performing rights licensing organization, ASCAP, via radio broadcast on
7 any radio station owned, operated, managed, and/or controlled by the Defendants, or
8 via any other means of transmission to the public, without first obtaining proper
9 authorization to do so, either directly from the copyright owners or by license from
10 ASCAP, as their duly authorized nonexclusive licensing representative;

11
12 **IT IS SO ORDERED.**

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15 Dated: August 6, 2018


THE HON. JESUS G. PERNAL
UNITED STATES DISTRICT JUDGE